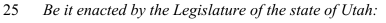
	ELECTED PUBLIC BODY TRANSPARENCY AMENDMENTS
	2022 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Cheryl K. Acton
	Senate Sponsor: Kirk A. Cullimore
LONG	TITLE
Genera	l Description:
	This bill modifies provisions of the Open and Public Meetings Act.
Highlig	hted Provisions:
	This bill:
	• modifies the requirement for recording votes in the meeting minutes for a public
body th	at has members who were elected to the public body;
	 modifies a provision relating to electronic meetings; and
	makes technical changes.
Money	Appropriated in this Bill:
	None
Other S	Special Clauses:
	None
Utah C	ode Sections Affected:
AMEN	DS:
	52-4-203, as last amended by Laws of Utah 2021, Chapters 84, 176, and 345
	52-4-207, as last amended by Laws of Utah 2021, Chapter 242





26	Section 1. Section 52-4-203 is amended to read:
27	52-4-203. Written minutes of open meetings Public records Recording of
28	meetings.
29	(1) Except as provided under Subsection (7), written minutes and a recording shall be
30	kept of all open meetings.
31	(2) (a) Written minutes of an open meeting shall include:
32	(i) the date, time, and place of the meeting;
33	(ii) the names of members present and absent;
34	(iii) the substance of all matters proposed, discussed, or decided by the public body
35	which may include a summary of comments made by members of the public body;
36	(iv) a record, by individual member, of each vote taken by the public body;
37	(v) the name of each person who:
38	(A) is not a member of the public body; and
39	(B) after being recognized by the presiding member of the public body, provided
40	testimony or comments to the public body;
41	(vi) the substance, in brief, of the testimony or comments provided by the public under
42	Subsection (2)(a)(v); and
43	(vii) any other information that is a record of the proceedings of the meeting that any
44	member requests be entered in the minutes or recording.
45	(b) A public body may satisfy the requirement under Subsection (2)(a)(iii) or (vi) that
46	minutes include the substance of matters proposed, discussed, or decided or the substance of
47	testimony or comments by maintaining a publicly available online version of the minutes that
48	provides a link to the meeting recording at the place in the recording where the matter is
49	proposed, discussed, or decided or the testimony or comments provided.
50	(c) A public body that has members who were elected to the public body shall satisfy
51	the requirement described in Subsection (2)(a)(iv) by recording each vote:
52	(i) in list format;
53	(ii) by category for each action taken by a member, including yes votes, no votes, and
54	absent members; and
55	(iii) by each member's name.
56	(3) A recording of an open meeting shall:

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57 (a) be a complete and unedited record of all open portions of the meeting from the 58 commencement of the meeting through adjournment of the meeting; and 59 (b) be properly labeled or identified with the date, time, and place of the meeting. 60 (4) (a) As used in this Subsection (4): 61 (i) "Approved minutes" means written minutes: 62 (A) of an open meeting; and 63 (B) that have been approved by the public body that held the open meeting. 64 (ii) "Electronic information" means information presented or provided in an electronic 65 format. (iii) "Pending minutes" means written minutes: 66 67 (A) of an open meeting; and 68 (B) that have been prepared in draft form and are subject to change before being 69 approved by the public body that held the open meeting. (iv) "Specified local public body" means a legislative body of a county, city, town, or 70 71 metro township. 72 (v) "State public body" means a public body that is an administrative, advisory, 73 executive, or legislative body of the state. 74 (vi) "State website" means the Utah Public Notice Website created under Section 75 63A-16-601. (b) Pending minutes, approved minutes, and a recording of a public meeting are public 76 records under Title 63G, Chapter 2, Government Records Access and Management Act. 77 78 (c) Pending minutes shall contain a clear indication that the public body has not yet 79 approved the minutes or that the minutes are subject to change until the public body approves 80 them. (d) A public body shall require an individual who, at an open meeting of the public 81 82 body, publicly presents or provides electronic information, relating to an item on the public body's meeting agenda, to provide the public body, at the time of the meeting, an electronic or 83 84 hard copy of the electronic information for inclusion in the public record. 85 (e) A state public body shall: 86 (i) make pending minutes available to the public within 30 days after holding the open

meeting that is the subject of the pending minutes;

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88 (ii) within three business days after approving written minutes of an open meeting: 89 (A) post to the state website a copy of the approved minutes and any public materials 90 distributed at the meeting; 91 (B) make the approved minutes and public materials available to the public at the 92 public body's primary office; and 93 (C) if the public body provides online minutes under Subsection (2)(b), post approved minutes that comply with Subsection (2)(b) and the public materials on the public body's 94 95 website; and 96 (iii) within three business days after holding an open meeting, post on the state website 97 an audio recording of the open meeting, or a link to the recording. 98 (f) A specified local public body shall: 99 (i) make pending minutes available to the public within 30 days after holding the open 100 meeting that is the subject of the pending minutes: (ii) within three business days after approving written minutes of an open meeting, post 101 102 and make available a copy of the approved minutes and any public materials distributed at the 103 meeting, as provided in Subsection (4)(e)(ii); and 104 (iii) within three business days after holding an open meeting, make an audio recording 105 of the open meeting available to the public for listening. 106 (g) A public body that is not a state public body or a specified local public body shall: 107 (i) make pending minutes available to the public within a reasonable time after holding 108 the open meeting that is the subject of the pending minutes; (ii) within three business days after approving written minutes of an open meeting: 109 110 (A) post and make available a copy of the approved minutes and any public materials 111 distributed at the meeting, as provided in Subsection (4)(e)(ii); or 112 (B) comply with Subsections (4)(e)(ii)(B) and (C) and post to the state website a link to a website on which the approved minutes and any public materials distributed at the meeting 113 114 are posted; and 115 (iii) within three business days after holding an open meeting, make an audio recording

(h) A public body shall establish and implement procedures for the public body's

of the open meeting available to the public for listening.

approval of the written minutes of each meeting.

119 (i) Approved minutes of an open meeting are the official record of the meeting. 120 (5) All or any part of an open meeting may be independently recorded by any person in 121 attendance if the recording does not interfere with the conduct of the meeting. 122 (6) The written minutes or recording of an open meeting that are required to be 123 retained permanently shall be maintained in or converted to a format that meets long-term 124 records storage requirements. 125 (7) Notwithstanding Subsection (1), a recording is not required to be kept of: 126 (a) an open meeting that is a site visit or a traveling tour, if no vote or action is taken 127 by the public body; or (b) an open meeting of a local district under Title 17B, Limited Purpose Local 128 129 Government Entities - Local Districts, or special service district under Title 17D, Chapter 1, 130 Special Service District Act, if the district's annual budgeted expenditures for all funds, 131 excluding capital expenditures and debt service, are \$50,000 or less. 132 Section 2. Section **52-4-207** is amended to read: 133 52-4-207. Electronic meetings -- Authorization -- Requirements. (1) Except as otherwise provided for a charter school in Section 52-4-209, a public 134 body may convene and conduct an electronic meeting in accordance with this section. 135 136 (2) (a) A public body may not hold an electronic meeting unless the public body has 137 adopted a resolution, rule, or ordinance governing the use of electronic meetings. 138 (b) The resolution, rule, or ordinance may: 139 (i) prohibit or limit electronic meetings based on budget, public policy, or logistical 140 considerations; (ii) require a quorum of the public body to: 141 142 (A) be present at a single anchor location for the meeting; and 143 (B) vote to approve establishment of an electronic meeting in order to include other 144 members of the public body through an electronic connection: 145 (iii) require a request for an electronic meeting to be made by a member of a public 146 body up to three days prior to the meeting to allow for arrangements to be made for the 147 electronic meeting; 148 (iv) restrict the number of separate connections for members of the public body that are 149 allowed for an electronic meeting based on available equipment capability; or

130	(v) establish other procedures, infinations, or conditions governing electronic meetings
151	not in conflict with this section.
152	[(3) A public body that convenes or conducts an electronic meeting shall:]
153	[(a) give public notice of the meeting:]
154	[(i) in accordance with Section 52-4-202; and]
155	[(ii) except for an electronic meeting under Subsection (5)(a), post written notice at the
156	anchor location; and]
157	[(b) in addition to giving public notice required by Subsection (3)(a), provide:]
158	[(i) notice of the electronic meeting to the members of the public body at least 24 hours
159	before the meeting so that they may participate in and be counted as present for all purposes,
160	including the determination that a quorum is present; and]
161	[(ii) a description of how the members will be connected to the electronic meeting.]
162	(3) A public body that convenes and conducts an electronic meeting shall:
163	(a) give public notice of the electronic meeting in accordance with Section 52-4-202;
164	(b) except for an electronic meeting described in Subsection (5), post written notice of
165	the electronic meeting at the anchor location; and
166	(c) except as otherwise provided in a rule of the Legislature applicable to the public
167	body, at least 24 hours before the electronic meeting is scheduled to begin, provide each
168	member of the public body a description of how to electronically connect to the meeting.
169	(4) (a) Except as provided in Subsection (5), a public body that convenes and conducts
170	an electronic meeting shall provide space and facilities at an anchor location for members of
171	the public to attend the open portions of the meeting.
172	(b) A public body that convenes and conducts an electronic meeting may provide
173	means by which members of the public who are not physically present at the anchor location
174	may attend the meeting remotely by electronic means.
175	(5) Subsection (4)(a) does not apply to an electronic meeting if:
176	(a) (i) the chair of the public body determines that:
177	(A) conducting the meeting as provided in Subsection (4)(a) presents a substantial risk
178	to the health or safety of those present or who would otherwise be present at the anchor
179	location; or
180	(B) the location where the public body would normally meet has been ordered closed

181	to the public for health or safety reasons; and
182	(ii) the public notice for the meeting includes:
183	(A) a statement describing the chair's determination under Subsection (5)(a)(i);
184	(B) a summary of the facts upon which the chair's determination is based; and
185	(C) information on how a member of the public may attend the meeting remotely by
186	electronic means; or
187	(b) (i) during the course of the electronic meeting, the chair:
188	(A) determines that continuing to conduct the electronic meeting as provided in
189	Subsection (4)(a) presents a substantial risk to the health or safety of those present at the
190	anchor location; and
191	(B) announces during the electronic meeting the chair's determination under Subsection
192	(5)(b)(i)(A) and states a summary of the facts upon which the determination is made; and
193	(ii) in convening the electronic meeting, the public body has provided means by which
194	members of the public who are not physically present at the anchor location may attend the
195	electronic meeting remotely by electronic means.
196	(6) A determination under Subsection (5)(a)(i) expires 30 days after the day on which
197	the chair of the public body makes the determination.
198	(7) Compliance with the provisions of this section by a public body constitutes full and
199	complete compliance by the public body with the corresponding provisions of Sections
200	52-4-201 and 52-4-202.